

IN THE CLAIMS:

Please replace pending Claim 57 with the amended Claim 57 shown below. All of the amendments to Claim 57 are highlighted in Appendix A, which is attached hereto.

57. (Four Times Amended) A method for processing a call from a calling party at a calling communication station to a called communication station, the method comprising:

- (a) generating a query in response to the receipt of the call, wherein the query includes the telephone number associated with the calling communication station;
- (b) determining whether standard caller identification information for the calling communication station can be provided to the called communication station by analyzing data contained within the query;
- (c) transmitting a request for audible caller identification information to the calling communication station in response to a determination that the standard caller identification information cannot be provided to the called communication station;
- (d) receiving an override signal from the calling communication station; and
- (e) connecting the calling communication station and the called communication station in response to the override signal and without providing any caller identification information to the called communication station.

REMARKS

Rejections Under 35 U.S.C. § 102

In the Office Action, Claims 60-66, 68-73, and 75-93 were rejected under 35 U.S.C. §102(e) as being anticipated by Tatchell et al. Claims 60-66 and 68-93 all recite, in one form or another: (1) generating a query in response to the receipt of a call, wherein the query includes the telephone number associated with the calling communication station; and (2) determining